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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/285,249	04/02/1999	JOHN S. HENDRICKS	5200	3419
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MOSER, PATTERSON & SHERIDAN L.L.P.			KOENIG, ANDREW Y	
595 SHREWSBURY AVE, STE 100 FIRST FLOOR SHREWSBURY, NJ 07702			ART UNIT	PAPER NUMBER
			2611	
			DATE MAILED: 01/26/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

N. C.	:					
	Application No.	Applicant(s)				
Office Action Summany	09/285,249	HENDRICKS ET AL.				
Office Action Summary	Examiner	Art Unit				
TI MAN (NO DATE AN)	Andrew Y Koenig	2611				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 19 Au	igust 2004.					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	a)⊠ This action is <b>FINAL</b> . 2b)□ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)  Claim(s) 1-20 and 23-26 is/are pending in the a 4a) Of the above claim(s) is/are withdraw 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-20 and 23-26 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and/or	n from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date  S. Baten and Trademark Office.	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)				

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

### **DETAILED ACTION**

## Response to Arguments

- 1. Applicant's arguments filed 19 August 2004 have been fully considered but they are not persuasive.
- 2. The applicant argues that Wunderlich does not disclose or suggest use of previews or preview channels in conjunction with providing (these) on-demand services. The examiner recognizes this feature, but notes to the applicant that Wunderlich does not teach away from the use of previews or preview channels. Further, the applicant argues that Wunderlich does not disclose or suggest grouping multiple subscribers on one on-demand channel. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., grouping multiple subscribers on one on demand channel) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

The applicant argues that neither Farry nor Banker teaches use of an authorization code to enable a set top terminal to tune to a specific preview channel. The examiner disagrees; Banker teaches a program event transaction including two initial bytes of event identification for the program event. In the first transaction ED1, there is a byte that indicates that the event may be previewed (col. 9, II. 34-40), which reads on an authorization code to enable a set top terminal to tune to a specific preview channel or preview.

In response to claims 3 and 9, the applicant argues the Wunderlich does not disclose or suggest grouping or counting requests for a requested program. The examiner disagrees; Wunderlich teaches grouping the requested programs in that the "an on demand controller which receives demands for the program files stored on the file server from the subscribers and retrieves the particular program requested from the memory" (col. 3, II. 37-45) as relied upon by the applicant. Given this section, it is clear that Wunderlich groups the programs from the subscribers, even if Wunderlich processes this information subscriber request by subscriber request. Wunderlich still teaches grouping.

The applicant's argue that, "wherein the network manager monitors program requests for a same program within a time period set by the timer, and wherein set top terminals requesting the same program within the time period receive the requested same program" is not taught by Wunderlich, Farry, or Banker. The examiner disagrees; Banker teaches multiple showings of the same program (such as shown in figure 9), wherein requesting the program within the program enables to receive the same program (col. 11, II. 2-8, col. 11, II. 23-43, see also figures 8,9).

The applicant argues that Banker does not disclose or suggest "counting a period of time, receiving additional requests until the period of time expires, and authorizing viewers. The examiner disagrees; Banker teaches the "time windows" as appropriately indicated by the applicant; wherein the Time windows are 15 minute program offsets, as shown in the figure 8, there's a countdown of 9 minutes (or the option to miss 4:15 of the programming), which equates to counting a period of time, further Banker is

configured to receive and process plural subscribers (claimed receiving additional request until the period of time expires, and then authorizing viewers (in that the previous window has already expired, Banker teaches missing 4:15 of the program).

The applicant argues that Banker does not teach an authorization code, the examiner disagrees; see above discussion. The applicant further argues that the authorization code enables the set top terminals to receive a preview in conjunction with the requested program. The examiner disagrees; Banker teaches an authorization code for the preview which enables the set top terminals to receive a preview, wherein the preview is in conjunction with the requested program.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-21 and 23-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wunderlich et al. (Wunderlich) in view of Farry et al. (Farry) and further in view of Banker (5,357,276).

Considering claim 1, Wunderlich discloses an apparatus for video on demand program: comprising.

- a) a receiver (51) to receive requests for video on demand programs (col. 9, lines 1-3);
- b) a network manager (51) to process said program request (col. 9, lines 4-14);
- c) a file server (52), coupled to the network manager (51), wherein the file server spools the requested program via device (53).

Although Wunderlich discloses authorizing the subscriber to view the requested program (col. 9, lines 15-20 and 23-26), he fails to specifically disclose an authorization component to transmit a first authorization code to enable set top terminals to receive a requested program, use of a preview channel, and a second authorization code to descramble a scrambled program as recited in the claims.

Farry discloses an apparatus (figure 16) for video on demand programs comprising an authorization component (1670 and/or 501) that transmits a notification signal (e.g. an authorization code or identification) to a level 1 gateway server (1640) for the advantage of authorizing service to a subscriber. See column 11, lines 1-35.

Banker discloses use of a preview channel, transmitting scrambled programs from a headend to set top terminals, and transmitting authorization codes from a system manager to set top terminals for descrambling the scrambled programs. See the entire reference including but not limited to col. 6, lines 54+ through col. 7:3, col. 9:46-48, col. 10: 1-16.

It would have been obvious to one of ordinary skill in the art to modify

Wunderlich's system (if necessary) to include an authorization component to transmit an

authorization code to enable set top terminals to receive a requested programs as

taught by Farry, for the typical advantage authorizing service to a subscriber.

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Furthermore, it would have been obvious to one of ordinary skill in the art to modify the combined systems of Wunderlich and Farry to include use a preview channel as well as a second authorization code to descramble a scrambled program, as taught by Banker, for the additional advantage of conserving bandwidth and descrambling scrambled programs received by set top terminals to prevent theft of program signals.

Claim 2 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses a network manager (51) that comprises a processor inherently having an instruction memory for executing the processing of the program request is described at col. 9, lines 4-14.

Claim 3 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses a network manager (51) that comprises a processor having control software that group the program requests based on if an on demand channel is available for a given time period. For users that request a channel when all on demand channels are in use, these user requests are grouped by providing users a next open block of time for requesting (col. 9, lines 15-25).

Claims 4-5 are met by the combined systems of Wunderlich, Farry and Banker, wherein Banker discloses time windows for requesting and receiving program requests in association with providing NVOD services in col. 1 1:2-8, col. 1 1:23-43, and seen with reference to Figs. 8 and 9 showing time periods for a movie restarting in 9 minutes

and the ability to select to receive the requested program. It would have been obvious for one skilled in the art at the time of the invention to modify Wunderlich in view of Farry by utilizing time windows for program requests as taught by Banker in order to enhance NVOD service by providing the subscriber with user friendly features that emulate the VCR functions of pause, fat forward, and rewind (Banker, col. 1 1:43-46).

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Claim 6 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses that programs are stored in MPEG format at col. 7, lines 60-65.

Claim 7 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses that the request for VOD programs are from set top terminals (14) described throughout the reference including but not limited to col. 5, lines 15-20 and col. 9, lines 1-40.

Claim 8 is met by the combined systems of Wunderlich, Farry, and Banker because the transferring of any signal (including an authorization code between two equipments has to include an interface device. For example, a printer interface card is necessary in a computer to send data to the printer and an interface is needed in a computer in order to receive input data from a keyboard. Therefore, one of ordinary skill in the art would readily recognize that in interface is a necessary device in the transfer

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of data between equipments. Claim 9 is met by the combined systems of Wunderlich, Farry and Banker as described in the rejections of claims 3 and 8.

Claims 10 and 17 are met by the combined systems of Wunderlich and Farry as described in the rejections of claims 3 and 8, since Farry's authorization component (501) has to receive a request in order to issue authorization.

Claim 11 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses a network manager (51) that comprises a processor inherently having an instruction memory for executing the processing of the program request as described at col. 9, lines 4-14.

Claim 12 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses a network manager (51) that comprises a processor having control software that compile the program requests to determine if a channel is available for a requesting subscriber as described in col. 9, lines 15-25.

Claim 13 is met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses that the request for VOD programs are from set top terminals (14) described through out the reference including but not limited to col. 5, lines 15-20 and col. 9, lines 1-40.

Claims 14-15 are met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses that 5le server deliver at least one requested program to the requesting subscriber.

Claims 16 and 18-19 are met by the combined systems of Wunderlich, Farry and Banker, wherein Wunderlich discloses that programs are stored in MPEG format at col. 7, lines 60-65. Note that MPEG programs are digital programs.

Claim 20 is met by the combined systems of Wunderlich, Farry and Banker &s described in the rejection of claim 1. In particular, the claimed "e) authorizing viewing or delivering of the requested program" is met by the first and/or the second authorization codes and the claimed "f) downloading a second authorization code. . . . " is met by the authorization code taught by Banker. Furthermore, Banker teaches an initial request of an on demand program followed by use of time periods as noted in response to claim 4 and seen in Figs. 8 and 9 showing 9 minutes remaining for a user to provide an additional request. A user may provide this request or choose to wait to a later time, thus authorizing viewing or deliver after the time period (in this case, 9 minutes) expires by using the next channel and a different program block, in this case divided into 15 minute increments. It would have been obvious for one skilled in the art at the time of the invention to modify Wunderlich in view of Farry by utilizing time windows for program requests as taught by Banker in order to enhance NVOD service by providing

the subscriber with user friendly features that emulate the VCR functions of pause, fist forward, and rewind (Banker, col. 1 1:43-46).

As for claim 23, the combined systems of Wunderlich, Farry and Banker teach use of a preview channel with authorization as taught by Banker in the above noted sections and col. 9:46-48.

As for claim 23, the combined systems of Wunderlich, Farry and Banker disclose all the claimed subject matter as noted above, particularly in response to claim 3.

As for claim 25, the combined systems of Wunderlich, Farry and Banker disclose all the claimed subject matter as noted above, particularly in response to claims 1, 4, and 20.

As for claim 26, the claimed receipt of authorization for a preview channel is met by Banker is noted above in response to claim 20 (particularly col. 9:46-48). It would have been obvious for one skilled in the art at the time of the invention to modify Wunderlich in view of Farry by utilizing a preview channel in order to allow viewers to make assist viewers in making purchasing decisions.

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### Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Y Koenig whose telephone number is (703) 306-0399. The examiner can normally be reached on M-Th (7:30 - 6:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Grant can be reached on (703) 305-4755. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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CHRIS GRANT PRIMARY EXAMINER